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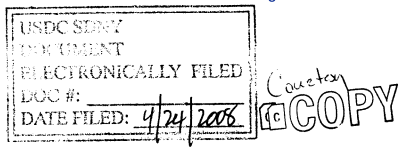
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## Greenberg Traurig

Katherine Compton Tel. 214-665-3600 Fax 214-665-3601 comptonk@gtlaw.com



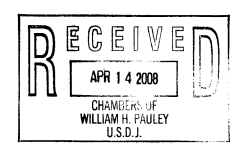
April 11, 2008

## VIA ECF AND FEDERAL EXPRESS

Hon. William H. Pauley, III United States District Court Southern District of New York 500 Pearl St., Room 2210 New York, NY 10007

> Re: Chloé, S.A.S., et al. v. Chen, et al.

Civil Action No. 07 CV 6491



Dear Judge Pauley:

We represent Plaintiffs in the above-captioned matter and write to request an adjournment of the trial date currently set for April 18. This is the first request for adjournment of this date, and counsel for the Defendants have consented. We respectfully request a ninety (90) day adjournment, with a new trial date to be set in July 2008. We are hoping to have finalized all settlements and concluded any motions for default or summary judgment by the new trial date.

Very truly yours,

GREENBERG TRAURIG, L.L.P.

Bv:

Katherine Compton

cc: All Counsel of Record All Pro Se Defendants

The final pre-had conference Currently set for 4/18/2008 & adjourned autil July 11208 + 10:15 a.m. The pacines shall submit a point pre-tiral order in accord with This Court's individual practices by June 20, cons. SO ORDERED:

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